

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

UNITED STATES

V.

CR. NO. 04-10202-RWZ

EARL DICKERSON

AFFIDAVIT IN SUPPORT OF MOTION TO SUPPRESS EVIDENCE

I, Earl Dickerson, do hereby state as follows:

1. I am the defendant in the above captioned indictment;
2. On March 9, 2004, I was living at 9 Westcott Street, Apartment 2, Dorchester, Massachusetts;
3. On March 9, 2004, I owned and had registered in my name a Toyota Camry, Massachusetts registration 74 NH 19;
4. On March 9, 2004, my Toyota Camry was parked on Westcott Street, about four homes down the street from my home;
5. On March 9, 2004, I was arrested at my home by Boston Police Officers after they searched my home pursuant to a search warrant;
6. I am aware from reading the police incident report that the Boston Police searched my Toyota Camry after opening it with a set of keys seized during the search of my home;
7. I did not consent to the search of my Toyota Camry;

Signed under the pains and penalties of perjury this 23d day of October, 2004.

/s/ Earl Dickerson
Earl Dickerson

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EARL DICKERSON
By his attorney,

Elliot M. Weinstein
BBO #520400
228 Lewis Wharf
Boston, MA 02110
617-367-9334

CERTIFICATE OF SERVICE

I hereby certify that I have served a copy of the above on John Capin, AUSA.

Elliot M. Weinstein

October 28, 2004